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November 26, 2008

VIA U.S. MAIL ONLY

Robert G. Harenski, Esq.
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VIA FAX AND U.S. MAIL

John A. Foxworth, Jr., Esq.
Attorney at Law
P.O. box 2345
Gulfport, MS 39505-2345

VIA HAND DELIVERY ONLY

James B. Halliday, Esquire

Re: In the United States District Court for the Southern District of Mississippi,
Southern Division, Civil Action No. 1:07cv1223-LG-RHW
Al-Khidhr vs. Harrison County, MS et al
 Our File No. 1811.0123

In the United States District Court for the Southern District of Mississippi,
Southern Division, Civil Action No. 1:07cv175-LG-RHW
 Seal vs. Harrison County, MS et al
 Our File No. 1811.0135

In the United States District Court for the Southern District of Mississippi,
Southern Division, Civil Action No. 1:07cv1205-LG-RHW
 McBay vs. Harrison County, MS et al
 Our File No. 1811.0119

In the United States District Court for the Southern District of Mississippi,
Southern Division, Civil Action No. 1:07cv1238-LG-RHW
 Carrubba vs. Harrison County, MS et al
 Our File No. 1811.0121

EXHIBIT

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"C"

Robert G. Harenski, Esq.
John A. Foxworth, Jr., Esq.
James B. Halliday, Esq.
November 10, 2008
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In the United States District Court for the Southern District of Mississippi,
Southern Division, Civil Action No. 1:08cv90-LG-RHW
Vanderburg vs. Harrison County, MS et al
Our File No. 1811.0132

Dear Gentlemen:

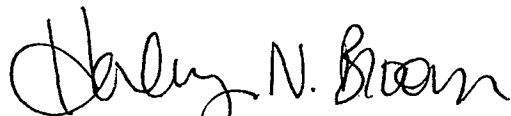
On September 11, 2008, we requested copies of all documents and other materials listed in your Pre-discovery Disclosures. On November 10, 2008 we made a second attempt to obtain these documents from you. To date we have not received copies of these Pre-discovery Disclosure documents.

Please consider this our last good faith attempt to resolve this discovery dispute. Please either provide the documents and other material or sign the attached Good Faith Certificate. If we do not hear from you by Monday, December 1, 2008, we will proceed with a Motion to Compel and note that you refused to sign the certificate.

If you have any questions, please do not hesitate to call.

Very truly yours,

Dukes, Dukes, Keating & Fancea, P.A.



Haley N. Broom

HNB/tam
Attachments

FORM 5 (ND/SD Miss. Dec. 2000)

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI**

MCBAY

Plaintiff

v.

CIVIL ACTION NO. 1:07cv1205RHW

HARRISON COUNTY, MS ET AL

Defendants

GOOD FAITH CERTIFICATE

All counsel certify that they have conferred in good faith to resolve the issues in question and that it is necessary to file the following motion:

Motion to Compel

Counsel further certify that:

as appropriate:

1. The motion is unopposed by all parties.

2. The motion is unopposed by:

3. The motion is opposed by: Plaintiff

4. The parties agree that replies and rebuttals to the motion shall be submitted to the magistrate judge in accordance with the time limitations stated in Uniform Local Rule 7.2

FORM 5 (ND/SD Miss. DEC. 2000)

This the _____ day of _____ 2008.

Signature of Plaintiff's Attorney

Robert G. Harenski, Esq

Typed name

Signature of Defendant's Attorney

Haley N. Broom, MSB # 101838

Typed Name and Bar Number